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preference to adoption alternatives with humane societies or similar entities. Courts may also restrict an adopting or purchasing party from selling any animal for up to one year after adopting or purchasing that animal. The next bill which is placed in the amendment is the original LB 565, by Senator Chambers, Sections 1, 2, 13, and 18 of what was LB 565, and it relates to Social Security number placement on citations. The amendment provides that citations issued by law enforcement shall not include a place for the cited person's Social Security number, and shall not contain the cited person's Social Security number. And I'm going to extemporize for a moment and say you may ask why. Yesterday we have hearings before your Judiciary Committee in which we are worried about making too easily available in the flow of commerce the full account number for people with regard to their credit. The fact simply remains, known to me personally, that if someone has your Social Security number they have access to more information than you can believe, easily, in this day and age of electronic information. This is simply the belief by your committee that we ought not be utilizing the Social Security number and recording it so it can be passed from person to person to person and agency to agency to agency when there is no need for it. You heard the discussion yesterday about how criminal records are accessed. We...we had that discussion with regard to the Nebraska State Bar Association and passing the bar exam, we never heard the word Social Security number. Sometimes we do things we don't need to do even in the interest of justice. The next bill contained within the committee amendment is what was originally LB 497 by Senator Bourne. Sections 3 and 4, it was introduced and requires that custodial interrogations and questioning occur at a place of detention, and that they be el...that they be electronically recorded. If law enforcement officers or detention officials fail to electronically record such interrogations, any statements a defendant makes shall be suppressed at subsequent criminal proceeding against him or her. The amendment provides an exception to suppressing such statements when persons who were recording were acting in good faith to record the statement but failed to do so. So we are not trying to create a technical exception around which our prosecutors cannot get. The next section of the amendment is originally LB 718 by former Senator Hilgert, Sections 15 and 16.